04-25-05



THE

Atty Dkt: KHO820/99482 Customer No.24,118

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:	PARVIZ KHOSROWYAR)
SERIAL NO.:	09/655,269	ノ) `
FILED:	SEPTEMBER 5, 2000)))
FOR:	OXIDIZING UNDESIRED COMPOUNDS RESIDENT WITHIN LIQUID ABSORBENT COMPOUNDS, REDUCING ATMOSPHERIC POLLUTION, REGENERATING A LIQUID ABSORBENT AND CONSERVING FUEL USAGE ASSOCIATED WITH REBOILER UTILIZATION	,)))))))
GROUP ART UNIT: 1754		
EXAMINER:	ANTHONY J. KUHAR))

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Attention: Office of Petitions

Mail Stop: Petition P. O. Box 1450

Alexandria, VA 22313-1450

FAX (703) 872-9306

Dear Sir:

Applicant, Parviz Khosrowyar, hereby petitions for revival of a patent application, which was unintentionally abandoned as set forth in detail herein.

In support of this Petition are the following:

04/26/2005 AWONDAF1 00000004 09655269

01 FC:2453

750.00 OP

"EXPRESS MAIL" Mailing Label No. EV028119606US Date of Deposit: April 22, 2005

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450 by

Domingtonin

1. **PETITION FEE**

Applicant encloses the petition fee set forth in 1.17(m) in the amount of \$750 and

hereby authorizes the USPTO to charge Deposit Account No. 08-1500 for any additional fees which

may be associated with this Petition;

2. **REPLY**

A Request for Continued Examination is attached herewith in response to the Office

Action in compliance with 37 CFR §1.114. Also attached is a copy of a proposed Amendment.

3. TERMINAL DISCLAIMER

No terminal disclaimer is required since this utility patent application is not related

to any other patents.

4. **STATEMENT**

It is submitted that the entire delay in filing the required reply from the due date for

the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

Applicant intended to fully reply in a timely manner to the Office Action as confirmed by the

declaration of Lilac Khosrowyar attached hereto.

If any additional information is required or any further issues remain, please contact the

undersigned attorney. Also, if any additional fees are associated with this action, please charge

Deposit Account No. 08-1500.

HEAD, JOHNSON & KACHIGIAN

Respectfully submitted,

Mark G. Kachigian

Registration No. 32,840

Head, Johnson & Kachigian

228 West 17th Place

Tulsa, Oklahoma 74119

(918) 587-2000

Attorneys for Applicant

Date: April 22, 2005



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GROUP ART	UNIT: 1754)))
EXAMINER:	ANTHONY J. KUHAR)

VERIFIED STATEMENT

Lilac Khosrowyar hereby declares as follows:

1. I am the daughter of Parviz Khosrowyar, the Applicant herein of U.S. Patent Application No. 09/655,269 for "Oxidizing Undesired Compounds Resident Within Liquid Absorbent Compounds, Reducing Atmospheric Pollution, Regenerating a Liquid Absorbent and Conserving Fuel Usage Associated With Reboiler Utilization".

- I have just recently become aware that our patent application has been abandoned for failure to respond.
- 3. I now understand that an amendment filed August 11, 2004 was acted on by the Patent Office on September 1, 2004. The Advisory Action dated September 1, 2004 did not enter the prior amendment, indicating that new issues were raised that would require further consideration and/or search.
- 4. My father is involved with three business operations in the United States, Gastech Engineering Corp.; in the U.K., Gastech International; and in India, Gastech Process Engineering Pvt. Ltd. On August 8, 2004, my father left the country and has not returned since that time. With various financial and other problems, neither he nor anyone else attended to matters regarding this patent application. Recently I became involved in the U.S. business operation which is how I became familiar with the patent application.
- 5. The entire delay in filing the required reply from the due date for the reply until the filing of the accompanying petition was unintentional.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of this application or any patent issued thereon.

Lilac Khesrowyar